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January 29, 2020

VIA ECF

Honorable Sidney H. Stein United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

RE: United States v. Jason Rhodes 18-CR-887

Dear Judge Stein,

I represent the defendant, Jason Rhodes, in the above-captioned case. By way of this letter, I respectfully request a temporary modification of bail, granting Mr. Rhodes authorization to travel with his family to Concord, New Hampshire. Mr. Rhodes requests to travel to New Hampshire during the week of February 16th, 2020 (February 16, 2020 - February 21, 2020).

We have spoken to pretrial services and provided them with the information of where Mr. Rhodes will be staying, should his request be granted. We have also spoken with the Government regarding this request. Neither Pretrial nor the Government have any objections.

ectfully submitted.

Attorney for Jason Rhodes

CC: Jared Lenow, AUSA Elisha Johnathan Kobre, AUSA Lisa Van Sambeck, Pre-trial Services (via email) Myrna Carrington, Pre-trial Services (via email) Lisa Chan, Pre-trial Services (via email)

SO ORDERED 1/29/2020

Н. STEIN

M.S.D.J.